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9 **UNITED STATES DISTRICT COURT**
10 **DISTRICT OF NEVADA**

11 CREDIT ONE BANK, N.A. a Nevada
12 Corporation,

13 Plaintiff,

14 v.
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16 JEREMY ROOSEVELT LAFITTE, an
17 individual; PATRICIA HARRIS, an
18 individual; LUZ URENA, an individual;
19 DOES I through X; and ROE Corporations I
20 through X;

Defendants.

CASE NO.: 2:09-cv-02276

21 **AMENDED DEFAULT JUDGMENT AND ORDER**

22 This Honorable Court having read and considered Plaintiff CREDIT ONE BANK, N.A.'s
23 Ex Parte Motion to Amend Default Judgment and Order *Nunc Pro Tunc*, and good cause
24 appearing:

25 **IT IS HEREBY ORDERED, ADJUDGED AND DECREED** that Plaintiff CREDIT
26 ONE BANK, N.A.'s Ex Parte Motion to Amend Default Judgment and Order shall be and is
27 hereby GRANTED.
28

1 **IT IS FURTHER ORDERED, ADJUDGED AND DECREED** that the fraudulently
2 filed **UCC Financing Statement, Form UCC1 File #2009026092-3** with the Nevada Secretary
3 of State claiming a secured interest in all of CREDIT ONE's "Fixtures, All of [Credit One's]
4 Personal Property, All of [Credit One's] Real Property, and All of [Credit One's] Assets," and
5 claiming a false "liend (sic) sum certain amount of seven million ninety-five thousand USD or
6 money of account/credit--\$7,095,000.00," is hereby **EXPUNGED, CANCELLED,**
7 **TERMINATED, and REMOVED.**

9 **IT IS FURTHER ORDERED ADJUDGED AND DECREED** that Plaintiff CREDIT
10 ONE BANK, N.A. shall awarded reasonable attorney's fees in the amount of \$6,060.00 and
11 costs in the amount of \$658.50 incurred through February 11, 2011.

13 **IT IS FURTHER ORDERED ADJUDGED AND DECREED** that this Order be
14 entered *nunc pro tunc*.

15 **SO ORDERED** this 8th day of September, 2011.

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LARRY R. HICKS
UNITED STATES DISTRICT JUDGE